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Hearing Date and Time: January 23, 2024 at 11:00 a.m. (Prevailing Eastern Time) Response Deadline: January 16, 2024 at 4:00 p.m. (Prevailing Eastern Time)

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Gary T. Holtzer Kelly DiBlasi David Griffiths Lauren Tauro

Attorneys for Debtors and Debtors in Possession

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

----- x In re :

:

Chapter 11

SAS AB, et al., : Case No. 22-10925 (MEW)

:

Debtors.<sup>1</sup> : (Jointly Administered)

----- X

## NOTICE OF EIGHTH OMNIBUS OBJECTION OF DEBTORS TO DISALLOW AND EXPUNGE CLAIMS

(Satisfied Claims)

THE ATTACHED OMNIBUS OBJECTION OF DEBTORS SEEKS TO DISALLOW AND EXPUNGE CERTAIN CLAIMS. PLEASE CAREFULLY REVIEW THE ATTACHED OBJECTION AND THE ATTACHMENT THERETO TO DETERMINE WHETHER THE OBJECTION AFFECTS ANY CLAIM(S) YOU MAY HAVE.

PLEASE TAKE NOTICE that, on December 23, 2023, SAS AB and its debtor subsidiaries, as debtors and debtors in possession in the above-captioned chapter 11 cases

<sup>1</sup> The Debtors in these chapter 11 cases are SAS AB, SAS Danmark A/S, SAS Norge AS, SAS Sverige AB, Scandinavian Airlines System Denmark-Norway-Sweden, Scandinavian Airlines of North America Inc. (2393), Gorm Asset Management Ltd., Gorm Dark Blue Ltd., Gorm Deep Blue Ltd., Gorm Sky Blue Ltd., Gorm Warm Red Ltd., Gorm Light Blue Ltd., Gorm Ocean Blue Ltd., and Gorm Engine Management Ltd. The Debtors' mailing address is AVD kod: STOUU-T, SE-195 87 Stockholm, Sweden.

(collectively, the "**Debtors**") filed the *Eighth Omnibus Objection of Debtors to Disallow and Expunge Claims (Satisfied Claims)* (the "**Objection**").

PLEASE TAKE FURTHER NOTICE that a hearing to consider entry of an order approving the Objection (the "Hearing") will be conducted before the Honorable Michael E. Wiles, in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"), on January 23, 2024 at 11:00 a.m. (Prevailing Eastern Time).

PLEASE TAKE FURTHER NOTICE that the Objection requests the Bankruptcy Court disallow and expunge from the claims register the claims listed on Exhibit 1 to the proposed form of order annexed to the Objection as Exhibit A (the "Proposed Order") on the ground that each such claim has been satisfied in full during the Debtors' chapter 11 cases.

PLEASE TAKE FURTHER NOTICE that any responses (the "Responses") to the Objection must (i) be in writing, (ii) conform to the Bankruptcy Rules, the Local Bankruptcy Rules for the Southern District of New York (the "Local Bankruptcy Rules"), and the *Order Implementing Certain Notice and Case Management Procedures* [ECF No. 292] (the "Case Management Order"), (iii) be filed with the Bankruptcy Court by (a) attorneys practicing in the Bankruptcy Court, including attorneys admitted *pro hac vice*, electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) and (b) all other parties in interest on a CD-ROM, in text-searchable portable document format (PDF) (with two single-sided hard copies delivered to the Judge's Chambers), in accordance with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and (iv) be served in accordance with General Order M-399, the Bankruptcy Rules, the Local Bankruptcy Rules, and the Case Management Order, upon (a) the attorneys for the Debtors, Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153 (Attn: Gary Holtzer, Kelly DiBlasi, David

Griffiths, and Lauren Tauro), (b) the Office of the United States Trustee for Region 2 (Attn: Greg Zipes, Esq. & Annie Wells, Esq.), and (c) the attorneys for the Official Committee of Unsecured Creditors (Attn: Brett H. Miller, Todd M. Goren, Debra M. Sinclair, Craig A. Damast, and James H. Burbage), so as to be filed and received no later than **January 16, 2024 at 4:00 p.m.** (Prevailing Eastern Time) (the "Response Deadline").

PLEASE TAKE FURTHER NOTICE that any Response must contain the following: (i) the name of the claimant and description of the basis for the amount of the claim; (ii) a concise statement setting forth the reasons why the claim should not be disallowed and expunged from the claims register for the reasons set forth in the Objection, including the specific factual and legal bases which will be relied upon in opposing the Objection; and (iii) all documentation or other evidence of the claim, to the extent not included with the proof of claim previously filed with the Bankruptcy Court, which will be relied upon in opposing the Objection.

PLEASE TAKE FURTHER NOTICE that if no Responses are timely filed and served with respect to the Objection by the Response Deadline, the Bankruptcy Court may grant the relief requested in the Objection without further notice or an opportunity to be heard.

PLEASE TAKE FURTHER NOTICE that any claim that the Bankruptcy Court disallows and expunges will be treated as if it had not been filed and will not be entitled to any distribution on account thereof.

### PLEASE TAKE FURTHER NOTICE that any responding parties are required

to attend any Hearing and failure to appear may result in relief being granted upon default.

Dated: December 23, 2023 New York, New York

/s/ Lauren Tauro

WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007
Gary T. Holtzer
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Hearing Date and Time: January 23, 2024 at 11:00 a.m. (Prevailing Eastern Time) Response Deadline: January 16, 2024 at 4:00 p.m. (Prevailing Eastern Time)

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Gary T. Holtzer Kelly DiBlasi David Griffiths Lauren Tauro

Attorneys for Debtors and Debtors in Possession

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11

•

SAS AB, et al., : Case No. 22-10925 (MEW)

:

Debtors. 1 : (Jointly Administered)

EIGHTH OMNIBUS OBJECTION OF DEBTORS TO DISALLOW AND EXPUNGE CLAIMS

(Satisfied Claims)

THIS OMNIBUS OBJECTION OF DEBTORS SEEKS TO DISALLOW AND EXPUNGE CERTAIN CLAIMS. PLEASE CAREFULLY REVIEW THIS OBJECTION AND THE ATTACHMENT HERETO TO DETERMINE WHETHER THE OBJECTION AFFECTS ANY CLAIM(S) YOU MAY HAVE.

SAS AB and its debtor subsidiaries, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "**Debtors**"), respectfully represent as follows in support of this objection (the "**Objection**"):

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases are SAS AB, SAS Danmark A/S, SAS Norge AS, SAS Sverige AB, Scandinavian Airlines System Denmark-Norway-Sweden, Scandinavian Airlines of North America Inc. (2393), Gorm Asset Management Ltd., Gorm Dark Blue Ltd., Gorm Deep Blue Ltd., Gorm Sky Blue Ltd., Gorm Warm Red Ltd., Gorm Light Blue Ltd., Gorm Ocean Blue Ltd., and Gorm Engine Management Ltd. The Debtors' mailing address is AVD kod: STOUU-T, SE-195 87 Stockholm, Sweden.

### **Background**

- 1. On July 5, 2022 (the "Commencement Date"), each Debtor commenced with the Court a voluntary case under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"). The Debtors are authorized to continue to operate their business and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in these chapter 11 cases. On July 22, 2022, the Office of the United States Trustee for Region 2 (the "U.S. Trustee") appointed the Official Committee of Unsecured Creditors (the "Creditors' Committee") [ECF No. 75].
- 2. The Debtors' chapter 11 cases are being jointly administered for procedural purposes only pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules").
- 3. Additional information regarding the Debtors' businesses, capital structure, and the circumstances leading to the commencement of these chapter 11 cases is set forth in the Declaration of Erno Hildén Pursuant to Rule 1007-2 of Local Bankruptcy Rules for Southern District of New York, dated July 5, 2022 [ECF No. 3], and the Declaration of Michael Healy in Support of First Day Motions and Applications, dated July 5, 2022 [ECF No. 4].

### Jurisdiction

4. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

#### **Relief Requested**

5. By this Objection, pursuant to section 502(b) of the Bankruptcy Code and Bankruptcy Rule 3007(d), the Debtors request entry of an order disallowing and expunging the claims listed on Exhibit 1 annexed to the Proposed Order (as defined below).

6. A proposed form of order granting the relief requested herein is annexed hereto as Exhibit A (the "**Proposed Order**").

### **Claims Reconciliation**

- 7. On November 8, 2022, the Court entered an order [ECF No. 605] establishing January 10, 2023 at 5:00 p.m. (Prevailing Eastern Time) as the deadline for all persons and entities (including governmental units) to file proofs of claim (each, a "**Proof of Claim**") against the Debtors for claims (each a "**Claim**") that arose on or prior to the Commencement Date, subject to certain exceptions (including for claims based on the rejection of executory contracts or unexpired leases).
- 8. The Debtors have examined the Proofs of Claim identified on Exhibit 1 to the Proposed Order and have determined that each Claim under the heading "Claims to be Disallowed and Expunged" (each, a "Satisfied Claim" and, collectively, the "Satisfied Claims") has been satisfied in full during the Debtors' chapter 11 cases, including because (i) the claimed amounts have been paid by the Debtors during these chapter 11 cases pursuant to "first day" or other relief granted by the Court authorizing such payments, (ii) the Debtors paid such amounts in the ordinary course of business, or (iii) the Debtors assumed, and cured all prepetition amounts owing under, the contract(s) that form the basis of a Satisfied Claim.

### **Satisfied Claims Should Be Disallowed**

- 9. A filed proof of claim is "deemed allowed, unless a party in interest . . . objects." 11 U.S.C. § 502(a).
- 10. As set forth in Bankruptcy Rule 3001(f), a properly executed and filed proof of claim constitutes prima facie evidence of the validity and the amount of the claim under section 502(a) of the Bankruptcy Code. Prima facie validity under Bankruptcy Rule 3001(f), however, can be overcome by rebuttal evidence. *See In re Ditech Holding Corp.*, No. 19-10412 (JLG), 2021

WL 408984, at \*4 (Bankr. S.D.N.Y. Feb. 2, 2021); *In re Rockefeller Ctr. Props.*, 272 B.R. 524, 539 (Bankr. S.D.N.Y. 2000). Accordingly, pursuant to Bankruptcy Rule 3007(a), a party in interest may object to the allowance of a claim in a writing filed with the Bankruptcy Court. Fed. R. Bankr. P. 3007(a). Upon an objection, the claimant has the burden to demonstrate the validity of the claim. *See Rozier v. Rescap Borrower Claims Tr. (In re Residential Cap., LLC)*, No. 15-cv-3248 (KPF), 2016 WL 796860, at \*9 (S.D.N.Y. Feb. 22, 2016); *In re Arcapita Bank B.S.C.(c)*, No. 12–11076 (SHL), 2013 WL 6141616, at \*1 (Bankr. S.D.N.Y. Nov. 21, 2013), *aff'd sub nom. In re Arcapita Bank B.S.C.(c)*, 508 B.R. 814 (S.D.N.Y. 2014); *Hasson v. Motors Liquidation Co. GUC Tr. (In re Motors Liquidation Co.)*, No. 11-cv-8444 (RJS), 2012 WL 1886755, at \*3 (S.D.N.Y. May 12, 2012); *In re Oneida, Ltd.*, 400 B.R. 384, 389 (Bankr. S.D.N.Y. 2009), *aff'd sub nom. Peter J. Solomon Co., L.P. v. Oneida Ltd.*, No. 09-cv-2229 (DC), 2010 WL 234827 (S.D.N.Y. Jan. 22, 2010).

- 11. Further, Bankruptcy Rule 3007(d) permits the Debtors to file objections to more than one claim on the basis that, among other things, such claims "have been satisfied or released during the case in accordance with the Code, applicable rules, or a court order." Fed. R. Bankr. P. 3007(d)(5).
- 12. The Debtors have carefully examined each Satisfied Claim and compared it to their books and records and have determined that each Satisfied Claim identified on Exhibit 1 to the Proposed Order has already been satisfied in full during the Debtors' cases. As no amounts are owed on account of the Satisfied Claims, to ensure that the claims register is accurate and does not inaccurately overstate the Debtors' liabilities, and to avoid the possibility of multiple recoveries on account of already-satisfied liabilities, the Debtors seek entry of the Proposed Order disallowing and expunging the Satisfied Claims from the claims register.

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### **Reservation of Rights**

admission as to the validity of any Claim against the Debtors, (ii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute the amount of, basis for, or validity of any Claim against the Debtors, (iii) an agreement or obligation to pay any Claims, (iv) a waiver of any claims or causes of action that may exist against any creditor or interest holder, or (v) an approval, assumption, or adoption of any agreement, contract, lease, program, or policy between the Debtors and any third party under section 365 of the Bankruptcy Code. Likewise, if the Court grants the relief sought herein, any payment made pursuant to the Court's order is not intended to be and should not be construed as an admission to the validity of any claim or a waiver of the Debtors' or any appropriate party in interest's rights to subsequently dispute such claim.

### Notice

- 14. Notice of this Objection will be provided in accordance with Bankruptcy Rule 3007 and the procedures set forth in the *Order Implementing Certain Notice and Case Management Procedures* [ECF No. 292]. The Debtors respectfully submit that no further notice is required.
- 15. No previous request for the relief sought herein has been made by the Debtors to this or any other Court.

WHEREFORE the Debtors respectfully request entry of the Proposed Order granting the relief requested herein and such other and further relief as the Court may deem just and appropriate.

Dated: December 23, 2023 New York, New York

/s/ Lauren Tauro

WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Gary T. Holtzer Kelly DiBlasi David Griffiths Lauren Tauro

Attorneys for Debtors and Debtors in Possession

### Exhibit A

**Proposed Order** 

### UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11

: Case No. 22-10925 (MEW)

:

Debtors.<sup>1</sup> : (Jointly Administered)

ECF No. [●]

----- X

# ORDER GRANTING EIGHTH OMNIBUS OBJECTION OF DEBTORS TO DISALLOW AND EXPUNGE CERTAIN CLAIMS (Satisfied Claims)

Upon the objection, dated December 23, 2023 (the "Objection"),<sup>2</sup> of SAS AB and its debtor subsidiaries, as debtors and debtors in possession in the above-captioned chapter 11 cases (collectively, the "Debtors"), pursuant to section 502(b) of the Bankruptcy Code and Bankruptcy Rule 3007(d), for entry of an order disallowing and expunging the Satisfied Claims, all as more fully set forth in the Objection; and this Court having jurisdiction to consider the Objection and the relief requested therein pursuant to 28 U.S.C. §§ 157 and 1334 and the *Amended Standing Order of Reference M-431*, dated January 31, 2012 (Preska, C.J.); and consideration of the Objection and the relief requested therein being a core proceeding pursuant to 28 U.S.C. § 157(b); and venue being proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409; and due and proper notice of the Objection having been provided, and such notice having been adequate and appropriate under the circumstances; and it appearing that no other or further notice

<sup>&</sup>lt;sup>1</sup> The Debtors in these chapter 11 cases are SAS AB, SAS Danmark A/S, SAS Norge AS, SAS Sverige AB, Scandinavian Airlines System Denmark-Norway-Sweden, Scandinavian Airlines of North America Inc. (2393), Gorm Asset Management Ltd., Gorm Dark Blue Ltd., Gorm Deep Blue Ltd., Gorm Sky Blue Ltd., Gorm Warm Red Ltd., Gorm Light Blue Ltd., Gorm Ocean Blue Ltd., and Gorm Engine Management Ltd. The Debtors' mailing address is AVD kod: STOUU-T, SE-195 87 Stockholm, Sweden.

<sup>&</sup>lt;sup>2</sup> All capitalized terms used and not defined herein shall have the meanings ascribed to them in the Objection.

need be provided; and this Court having reviewed the Objection; and upon any hearing held on the Objection; and all responses, if any, to the Objection having been withdrawn, resolved, or overruled; and this Court having determined that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and is in the best interests of the Debtors, their estates, their creditors, and all parties in interest; and upon all of the proceedings had before this Court and after due deliberation and sufficient cause appearing therefor,

#### IT IS HEREBY ORDERED THAT:

- 1. The Objection is granted to the extent set forth herein.
- 2. Pursuant to section 502(b) of the Bankruptcy Code and Bankruptcy Rule 3007, each Satisfied Claim identified under the heading "Claims to be Disallowed and Expunged" on Exhibit 1 annexed to this Order is hereby disallowed and expunged.
- 3. To the extent a response was filed regarding any Satisfied Claim, each such Satisfied Claim, and the Objection as it pertains to such Satisfied Claim, constitutes a separate contested matter as contemplated by Bankruptcy Rule 9014. This Order will be deemed a separate order with respect to each satisfied Claim.
- 4. Nothing contained in the Objection or this Order shall be construed as (i) an admission as to the validity of any Claim, (ii) an agreement or obligation to pay any Claims, (iii) a waiver of the Debtors' or any appropriate party in interest's rights to dispute any Claim, (iv) a waiver of any claims or causes of action which may exist against any creditor or interest holder, or (v) an approval or assumption of any agreement, contract, program, policy or lease under section 365 of the Bankruptcy Code.

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5. The Debtors' claims and noticing agent, Kroll Restructuring Administration, LLC, is authorized and directed to update the claims register maintained in these chapter 11 cases to reflect the relief granted in this Order.

6. This Court shall retain jurisdiction to hear and determine all matters arising from or related to the implementation, interpretation, or enforcement of this Order.

Dated:				, 2024
	New	York,	New	York

THE HONORABLE MICHAEL E. WILES UNITED STATES BANKRUPTCY JUDGE

### Exhibit 1

### **Satisfied Claims**

CLAIMS TO BE DISALLOWED AND EXPUNGED						
Claimant	Address of Claimant	Claim #	Debtor	Claim Amount (USD)		
FRONTAVENUE A/S	VERMUNDSGADE 38A 2 SAL, KØBENHAVN Ø, 2100, DENMARK	5340609	Scandinavian Airlines System Denmark-Norway-Sweden	2,928.25		
FRONTIFY AG	UNTERSTRASSE 4, ST.GALLEN, 9000, SWITZERLAND	5340610	Scandinavian Airlines System Denmark-Norway-Sweden	27,419.87		
FSD-SIOUX FALLS REGIONAL AIRPORT	2801 N JAYCEE LN, SIOUX FALLS, SD, 57104, UNITED STATES	5339396	Scandinavian Airlines System Denmark-Norway-Sweden	56.63		
FSUE STATE ATM CORPORATION	37, BLOCK 7 LENINGRADSKIY PROSPECT, MOSCOW, 125167, RUSSIAN FEDERATION	5339397	Scandinavian Airlines System Denmark-Norway-Sweden	153,050.90		
FUJITSU A/S	LAUTRUPBJERG 9, BALLERUP, 2750, DENMARK	5340612	Scandinavian Airlines System Denmark-Norway-Sweden	341.57		
FUNKA NU AB	TEGNERGATAN 23, STOCKHOLM, 11140, SWEDEN	5340615	Scandinavian Airlines System Denmark-Norway-Sweden	319.46		
FWA-FT. WAYNE-ALLEN CTY A/P AU	LT. BAER TERM. BLDG. STE 209, FORT WAYNE, IN, 46809, UNITED STATES	5339398	Scandinavian Airlines System Denmark-Norway-Sweden	4.39		
FØDEVARESTYRELSEN	STATIONSPARKEN 31, GLOSTRUP, 2600, DENMARK	5340596	Scandinavian Airlines System Denmark-Norway-Sweden	77.58		
G TRAVEL AS	RYGGEVEIEN 408, RYGGE, 1580, NORWAY	5340618	Scandinavian Airlines System Denmark-Norway-Sweden	67,290.11		
GABLER PENSION SERVICES	POSTBOKS 1818 VIKA, OSLO, 123, NORWAY	5340621	Scandinavian Airlines System Denmark-Norway-Sweden	2,671.38		
GAIKOKU UNYU KINYU KENKO HOKEN KUMIAI	, TOKYO, , JAPAN	5340622	Scandinavian Airlines System Denmark-Norway-Sweden	9,879.85		
GARDERMOEN CARGO ANS	C/O MALLING & CO FORVALTNING AS, POSTBOKS1883 VIKA, OSLO, 124, NORWAY	5339246	Scandinavian Airlines System Denmark-Norway-Sweden	6,573,607.01		
GARDERMOEN CARGO ANS	C/O MALLING & CO FORVALTNING AS, POSTBOKS1883 VIKA, OSLO, 124, NORWAY	5339399	Scandinavian Airlines System Denmark-Norway-Sweden	31,911.13		

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	CLAIMS TO BE DISALLOWED AND EXPUNGED					
Claimant	Address of Claimant	Claim #	Debtor	Claim Amount (USD)		
GATE GOURMET DENMARK APS	LOEB & LOEB LLP SCHUYLER G. CARROLL 345 PARK AVE, NEW YORK, NY, 10154, UNITED STATES	829	Scandinavian Airlines System Denmark-Norway-Sweden	4,089,011.69		
GATE GOURMET NORWAY A/S	SCHUYLER G. CARROLL LOEB & LOEB LLP 345 PARK AVE, NEW YORK, NY, 10154, UNITED STATES	1138	Scandinavian Airlines System Denmark-Norway-Sweden	2,225,960.80		
GATE GOURMET SWEDEN AB	LOEB & LOEB LLP SCHUYLER G. CARROLL 345 PARK AVE, NEW YORK, NY, 10154, UNITED STATES	991	Scandinavian Airlines System Denmark-Norway-Sweden	2,308,784.49		
GBG AEROMEDICAL AB	PACKHUSPLATSEN 2, GOTEBORG, 41113, SWEDEN	5340630	Scandinavian Airlines System Denmark-Norway-Sweden	3,512.92		
GBT TRAVEL SERVICES UK LIMITED	5 CHURCHILL PLACE, CANARY WHARF, E145HUA, UNITED KINGDOM	5340631	Scandinavian Airlines System Denmark-Norway-Sweden	253,200.08		
GBT US LLC	101 HUDSON ST SUITE 3400, JERSEY CITY, NJ, 07302, UNITED STATES	5340632	Scandinavian Airlines System Denmark-Norway-Sweden	53,545.00		
GEASAR SPA	AEROPORTO OLBIA COSTA SMERALDA, OLBIA (OT), 7026, ITALY	5340634	Scandinavian Airlines System Denmark-Norway-Sweden	12,915.56		
GEG-SPOKANE AIRPORT BOARD	9000 W AIRPORT DR. #204, SPOKANE, WA, 99224, UNITED STATES	5339400	Scandinavian Airlines System Denmark-Norway-Sweden	30.62		
GERALD R. FORD INTERNATIONAL AIRPORT AUTHORITY	5500 44 STREET S.E., GRAND RAPIDS, MI, 49512, UNITED STATES	5339401	Scandinavian Airlines System Denmark-Norway-Sweden	157.49		
GERDMANS KONTOR & LAGERUDSTYR A/S	MØLLEVEJ 9 F2 DK-, NIVÅ, 2990, DENMARK	5340637	Scandinavian Airlines System Denmark-Norway-Sweden	392.04		
GET-E INTERNATIONAL B.V.	ANTARESLAAN 33, HOOFDDORP, 2132 JE, NETHERLANDS	5340638	Scandinavian Airlines System Denmark-Norway-Sweden	11,241.05		
GFB STUDIUM SRL	CORSO SEMPIONE, 76, MILANO, 20154, ITALY	5340640	Scandinavian Airlines System Denmark-Norway-Sweden	690.32		
GLA AIRCARGO	FLYGFRAKTSVAGEN 1, LANDVETTER, 431 44, SWEDEN	5339249	Scandinavian Airlines System Denmark-Norway-Sweden	400,508.08		
GLA AIRCARGO AB	FLYGFRAKTSVAGEN 1, LANDVETTER, 431 44, SWEDEN	5340642	Scandinavian Airlines System Denmark-Norway-Sweden	1,403.74		
GLOBAL TRAVEL AB	EKVÄGEN 13, EKERÖ, 17833, SWEDEN	5340644	Scandinavian Airlines System Denmark-Norway-Sweden	191.00		
GLOBALIA HANDLING S.A.U	CTRA. ARENAL- LLUCMAJOR KM, 21.5 LLUCMAJOR, BALEARES, 7620, SPAIN	5340645	Scandinavian Airlines System Denmark-Norway-Sweden	15,159.64		
GLOBE AIR CARGO	WALDECKERSTRASSE 9, MÖFELDEN- WALLDORF, 64546, GERMANY	5340646	Scandinavian Airlines System Denmark-Norway-Sweden	240,432.14		

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CLAIMS TO BE DISALLOWED AND EXPUNGED					
Claimant	Address of Claimant	Claim #	Debtor	Claim Amount (USD)	
GLOBE AIR CARGO SP. Z O.O.	UL. SABALY 60, WARSAW, 02-174, POLAND	5340647	Scandinavian Airlines System Denmark-Norway-Sweden	5,170.28	
GLOMMA PAPP A/S	P.O.BOX 145, SARPSBORG, 1701, NORWAY	5340648	Scandinavian Airlines System Denmark-Norway-Sweden	840.52	
GMV A/S	INDUSTRIPARKEN 1, BREDSTEN, 7182, DENMARK	5340649	Scandinavian Airlines System Denmark-Norway-Sweden	9,974.31	
GOLDAIR HANDLING SA	CARGO TERMINAL BUILDING NO 24 ATHENS INTERNATIONAL AIRPORT, ATHENS, SPATA, 19019, GREECE	893	Scandinavian Airlines System Denmark-Norway-Sweden	6,531.19	
GRB-AUSTIN STRAUBEL INTL AIRPO	2077 AIRPORT DRIVE SUITE 18, GREEN BAY, WI, 54313-5596, UNITED STATES	5339404	Scandinavian Airlines System Denmark-Norway-Sweden	17.56	
GREATER TORONTO AIRPORTS AUTHORITY	FINANCE DEPT. 3111 CONVAIR DRIVE, TORONTO, ON, L5P 1B2, CANADA	5340666	Scandinavian Airlines System Denmark-Norway-Sweden	3,673.11	
GSA AIR USA, LLC	5220 CLARK AVE SUITE NR 350, LAKEWOOD, CA, 90712, UNITED STATES	5340674	Scandinavian Airlines System Denmark-Norway-Sweden	22,078.00	
GSO- PIEDMONT TRIAD INTL AIRPORT	6415 BRYAN BLVD, GREENSBORO, NC, 27409, UNITED STATES	5339437	Scandinavian Airlines System Denmark-Norway-Sweden	78.91	
GSP-GREENVILLE SPARTANBURG INTERNATIONAL AIRPORT	2000 GSP DR, GREER, SC, 29652, UNITED STATES	5339438	Scandinavian Airlines System Denmark-Norway-Sweden	100.97	
GT SERVICE	HARESTADVEIEN 77, RANDABERG, 4070, NORWAY	5340675	Scandinavian Airlines System Denmark-Norway-Sweden	29,697.84	
GUO HUI	ROOM 202 NO75 LANE195 DONGBO ROAD, SHANGHAI, 200120, CHINA	5340676	Scandinavian Airlines System Denmark-Norway-Sweden	119.04	
GYLDENDAL NORSK FORLAG AS	POSTBOKS 6860 ST. OLAVS PLASS 130, OSLO, , NORWAY	1148	Scandinavian Airlines System Denmark-Norway-Sweden	4,701	
H. CLAUSEN AKSJESELSKAP	P.B. 115, YTRE ENEBAKK, 1914, NORWAY	5340862	Scandinavian Airlines System Denmark-Norway-Sweden	155.05	
HAKONE FLOWLIST	2-4-1, HIRAKAWACHO CHIYODA-KU, TOKYO, 102-009, JAPAN	5340681	Scandinavian Airlines System Denmark-Norway-Sweden	267.20	
HALLMARK CONNECTIONS LIMITED	COACH TRAVEL CENTRE BEDFONT ROAD,STANWELL, MIDDLESEX, TW197LZ, UNITED KINGDOM	5340683	Scandinavian Airlines System Denmark-Norway-Sweden	8,430.39	
HAM GROUND HANDLING GMBH & CO. KG	FLUGHAFENSTR. 1-3, HAMBURG, 22335, GERMANY	5340685	Scandinavian Airlines System Denmark-Norway-Sweden	77,205.07	

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CLAIMS TO BE DISALLOWED AND EXPUNGED					
Claimant	Address of Claimant	Claim #	Debtor	Claim Amount (USD)	
HARRIS, ROTHENBERG INTL	ATT: LOCKBOX 3594 3594 RELIABLE PARKWAY, CHICAGO, IL, 60686-0035, UNITED STATES	5340690	Scandinavian Airlines System Denmark-Norway-Sweden	11.04	
HAUPTZOLLAMT KÖLN	STOLBERGER STRABE 200, KOLN, 50933, GERMANY	5340691	Scandinavian Airlines System Denmark-Norway-Sweden	447,859.06	
HAVAALANLARI YER HIZMETLERI A.S	YESILKOY MAHALLESI HAVAALANI CADDESI NO 2/5 BARKIRKOY, ISTANBUL, 34149, TURKEY	5339439	Scandinavian Airlines System Denmark-Norway-Sweden	58,901.86	
HAVAS LATVIA SIA	LIDOSTA RIGA 10/1, MARUPES NOVADS, 1053, LATVIA	5340692	Scandinavian Airlines System Denmark-Norway-Sweden	5.13	
HAYES, NANETTE BROMAN	FORNUDDSVÄGEN 92, TYRESÖ, 135 52, SWEDEN	163	SAS AB	1,898.69	
HERSKOVITS, ALBERTO	ALTOFILM AB HELENEBORGSGATAN 11 C, STOCHHOLM, 11731, SWEDEN	151	SAS AB	275.00	
HERSTAD + PIPER K/S	JERNHOLMEN 48 C, HVIDOVRE, 2650, DENMARK	5340696	Scandinavian Airlines System Denmark-Norway-Sweden	2,305.57	
HESTER, STEPHEN & MEREDITH	7522 JANAK DRIVE, HOUSTON, TX, 77055, UNITED STATES	1082	SAS AB	9,304.00	
HMSHOST SCHIPHOL AIRPORT	POSTBUS 75041, SCHIPHOL, 1117 ZN, NETHERLANDS	5340700	Scandinavian Airlines System Denmark-Norway-Sweden	43.88	
HNL-HONOLULU INTL AIRPORT	FISCAL OFFICE STATE OF HAWAII, DOT 400 RODGERS BLVD. SUITE 700, HONOLULU, HI, 96819, UNITED STATES	5339442	Scandinavian Airlines System Denmark-Norway-Sweden	47.96	
HOLIDAY INN LONDON - HEATHROW BATH ROAD	276 BATH ROAD, WEST DRAYTON, UB70DQ, UNITED KINGDOM	5340702	Scandinavian Airlines System Denmark-Norway-Sweden	16,940.42	
HOLIDAY INN LONDON – HEATHROW ARIEL	118 BATH ROAD HAYES, LONDON, UB35AJ, UNITED KINGDOM	5340703	Scandinavian Airlines System Denmark-Norway-Sweden	9,752.71	
HOME OFFICE	HOME OFFICE SHARED SERVICE CENTRE HQ BOX 5003 NEWPORT, GWENT, NP209BB, UNITED KINGDOM	5340704	Scandinavian Airlines System Denmark-Norway-Sweden	370.60	
HORIZON AVIATION SERVICES, INC.	8939 S SEPULVEDA BLVD STE 110, LOS ANGELES, CA, 90045-3632, UNITED STATES	5339443	Scandinavian Airlines System Denmark-Norway-Sweden	6,891.34	
HOU - HOUSTON WILLIAM P HOBBY AIRPORT	HOUSTON AIRPORT SYSTEM 16930 JOHN F. KENNEDY BLVD. ATTN: PFC REMITTANCE SANDY SMITH, HOUSTON, TX, 77032, UNITED STATES	5339444	Scandinavian Airlines System Denmark-Norway-Sweden	661.90	

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	CLAIMS TO BE DISALLOWED AND EXPUNGED					
Claimant	Address of Claimant	Claim #	Debtor	Claim Amount (USD)		
HOVBY AERO AB	HOVBY FLYGPLATS, LIDKOPING, 53192, SWEDEN	5340709	Scandinavian Airlines System Denmark-Norway-Sweden	119,854.45		
HSV-HUNTSVILLE-MADISON COUNTY	AIRPORT AUTHORITY 1000 GLEN HERN BLVD. P.O. BOX 20008, HUNTSVILLE, AL, 35824, UNITED STATES	5339445	Scandinavian Airlines System Denmark-Norway-Sweden	39.51		
HUB ONE	CONTINENTAL SQUARE 1 2 PLACE DE LONDRES CS 11665, ROISSY CDG CEDEX, 93290, FRANCE	5340743	Scandinavian Airlines System Denmark-Norway-Sweden	144.12		
HUMAN ENTRANCE AB	HYLLIE BOULEVARD 10B, MALMO, 21532, SWEDEN	5340744	Scandinavian Airlines System Denmark-Norway-Sweden	10,756.43		
HUMAN HOUSE A/S	DYNAMOVEJ 11, 2TH, SOBORG, 2860, DENMARK	5340745	Scandinavian Airlines System Denmark-Norway-Sweden	5,142.39		
HUNDAHL ANDERS	1-11-3-404 AKASAKA, MINATO-KU, TOKYO, 107-0052, JAPAN	5340746	Scandinavian Airlines System Denmark-Norway-Sweden	935.21		
IAD FUELS, LLC	PO BOX 743537, ATLANTA, GA, 30374- 3537, UNITED STATES	5340771	Scandinavian Airlines System Denmark-Norway-Sweden	18,388.85		
IATA 1G-A73 TRAVELPORT INTERNATIONAL OPERATIONS LIMITED	AXIS ONE, AXIS PARK,10 HURRICANE WAY, LANGLEY BERKSHIRE, SL38AG, UNITED KINGDOM	5340772	Scandinavian Airlines System Denmark-Norway-Sweden	162,170.11		
IATA 1S-A01 SABRE	3150 SABRE DRIVE, SOUTHLAKE, TX, 76092, UNITED STATES	5340773	Scandinavian Airlines System Denmark-Norway-Sweden	58,386.43		
IATA A3-390 AEGEAN AIRLINES	31 VILTANIOTI ST 14 KIFISSIA, ATHENS, 14564, GREECE	5340774	Scandinavian Airlines System Denmark-Norway-Sweden	18,510.98		
IATA AA-001 AMERICAN AIRLINES INC	4333 AMON CARTER BLVD MD 5338 HDQ1, FORT WORTH, TX, 76155-2605, UNITED STATES	5340775	Scandinavian Airlines System Denmark-Norway-Sweden	106.34		
IATA AC-014 AIR CANADA	355 PORTAGE AVE, WINNIPEG, MB, R3B 2C3, CANADA	5340776	Scandinavian Airlines System Denmark-Norway-Sweden	44,156.01		
IATA AF-057 AIR FRANCE	45 RUE DE PARIS, ROISSY CHARLES DE GAULLE CEDEX, 95747, FRANCE	5340777	Scandinavian Airlines System Denmark-Norway-Sweden	863.14		
IATA AV-134 AEROVIAS DEL CONTINENTE AMERICANO S.A AVIANCA	URBANIZACION MADRE SELVA SANTA ELENA, LA LIBERTAD, , EL SALVADOR	5340778	Scandinavian Airlines System Denmark-Norway-Sweden	1,123.37		
IATA AY-105 FINNAIR PLC	TIETOTIE 11A HELSINKI-VANTAA AIRPORT PO BOX 15, VANTAA, 01053, FINLAND	5340779	Scandinavian Airlines System Denmark-Norway-Sweden	265.66		

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CLAIMS TO BE DISALLOWED AND EXPUNGED				
Claimant	Address of Claimant	Claim #	Debtor	Claim Amount (USD)
IATA BT-657 AIR BALTIC CORPORATION AS	RIGA INTERNATIONAL AIRPORT 3 TEHNIKAS STREET, MARUPE MUNICIPALITY, LV-1053, LATVIA	5340780	Scandinavian Airlines System Denmark-Norway-Sweden	2,390.39
IATA CA-999 AIR CHINA	WEST 7TH FLOOR BUILDING NO 30 TIANZHU ROAD TIANZHU AIRPORT ECONOMIC DEVELOPMENT ZONE, BEIJING, 100621, CHINA	5340781	Scandinavian Airlines System Denmark-Norway-Sweden	1,948.29
IATA CM-230 COMPANIA PANAMENA DE AVACION	AV PRINCIPAL Y AV DE LA ROTONDA URBANIZACIÓN COSTA DEL ESTE COMPLEJO BUSINESS PARK TORRE NORTE, PANAMA, 0816-06819, PANAMA	5340814	Scandinavian Airlines System Denmark-Norway-Sweden	277.85
IATA EN-101 AIR DOLOMITI S.P.A. LINEE AEREE REGIONALI EUROPEE	VIA PAOLO BEMBO 70-I 37062 FRAZIONE DOSSOBUONO- VILLAFRANCA, VILLAFRANCA, 37062, ITALY	5340815	Scandinavian Airlines System Denmark-Norway-Sweden	244.20
IATA ET-071 ETHIOPIAN AIRLINES	BOLE INTERNATIONAL AIRPORT PO BOX 1755, ADDIS ABABA, , ETHIOPIA	5340816	Scandinavian Airlines System Denmark-Norway-Sweden	2,097.62
IATA EW-104 EUROWINGS GMBH	GROSSENBAUMER WEG 6, DUESSELDORF, D-40472, GERMANY	5340817	Scandinavian Airlines System Denmark-Norway-Sweden	36.43
IATA EY-607 ETIHAD AIRWAYS	KHALIFA CITY A NEW AIRPORT ROAD, ABU DHABI, 35566, UNITED ARAB EMIRATES	5340818	Scandinavian Airlines System Denmark-Norway-Sweden	33.84
IATA IB-075 IBERIA LINEAS AEREAS DE ESPAÑA	CALLE MARTINEZ VILLERGAS 49, MADRID, 28027, SPAIN	5340819	Scandinavian Airlines System Denmark-Norway-Sweden	60.47
IATA KL-074 KLM ROYAL DUTCH AIRLINES	P.O. BOX 7700, SCHIPHOL OOST, 1117ZL, NETHERLANDS	5340820	Scandinavian Airlines System Denmark-Norway-Sweden	2,099.19
IATA LG-149 LUXAIR,SOCIETE LUXEMBOURGEOISE DE	25, RUE GABRIEL LIPPMANN, MUNSBACH, L-5365, LUXEMBOURG	5340821	Scandinavian Airlines System Denmark-Norway-Sweden	450.11
IATA LH-220 LUFTHANSA	VON-GABLENZ-STRASSE 2-6, COLOGNE, 50679, GERMANY	5340822	Scandinavian Airlines System Denmark-Norway-Sweden	6,399,127.74
IATA LM-682 LOGANAIR LIMITED	GLASGOW AIRPORT 9 MARCHBURN DRIVE PAISLEY, RENFREWSHIRE, PA3 2SJ, UNITED KINGDOM	5340823	Scandinavian Airlines System Denmark-Norway-Sweden	47.83
IATA LO-080 POLSKIE LINIE LOTNICZE	43,17 STYCZNIA STR., WARSAW, 2146, POLAND	5340824	Scandinavian Airlines System Denmark-Norway-Sweden	23,172.16
IATA LX-724 SWISS INTERNATIONAL AIR LINES	MALZAGASSE 15 BASEL, BASEL, 4052, SWITZERLAND	5340825	Scandinavian Airlines System Denmark-Norway-Sweden	27,057.11

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CLAIMS TO BE DISALLOWED AND EXPUNGED					
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IATA MS-077 EGYPTAIR	ADMIN.COMPLEX - NORTH BLDG, AIRPORT ROAD INTERNATIONAL AFFAIRS DEPARTMENT, CAIRO, 11766, EGYPT	5340826	Scandinavian Airlines System Denmark-Norway-Sweden	1,563.19	
IATA NH-205 ALL NIPPON AIRWAYS	SHIODOME CITY CENTER 1-5-2 HIGASHI SHIMBASHI MINATO-KU, TOKYO, 105-7133, JAPAN	5340827	Scandinavian Airlines System Denmark-Norway-Sweden	3,379.04	
IATA NZ-086 AIR NEW ZEALAND LTD	185 FANSHAWE ST PRIVATE BAG, AUCKLAND, 92007, NEW ZEALAND	5340828	Scandinavian Airlines System Denmark-Norway-Sweden	1,584.59	
IATA OS-257 AUSTRIAN AIRLINES	OFFICE PARK 2 PO BOX 100, VIENNA, 1300, AUSTRIA	5340829	Scandinavian Airlines System Denmark-Norway-Sweden	126,173.41	
IATA OU-831 CROATIA AIRLINES	BANI 75B BUZIN, ZAGREB, 10010, CROATIA	5340830	Scandinavian Airlines System Denmark-Norway-Sweden	1,128.31	
IATA QR-157 QATAR AIRWAYS	QATAR AIRWAYS GROUP Q.C.S.C TOWER 1 P.O. BOX 22550, DOHA, , QATAR	890	SAS AB	1,697.56	
IATA TG-217 THAI AIRWAYS	89 VIBHAVADI RANGSIT ROAD PO BOX 1075, BANGKOK, 10900, THAILAND	5340832	Scandinavian Airlines System Denmark-Norway-Sweden	347.38	
IATA TP-047 TRANSPORTES AEREOS PORTUGUESES	APARTADO 50194, LISBOA, 1704-801, PORTUGAL	5340833	Scandinavian Airlines System Denmark-Norway-Sweden	21,345.17	
IATA UA-016 UNITED AIRLINES	ACCOUNTING OFFICES 600 MAIN STREET, HOUSTON, TX, 77002, UNITED STATES	5340834	Scandinavian Airlines System Denmark-Norway-Sweden	415,717.39	
IATA UX-996 AIR EUROPA LINEAS AEREAS	CENTRO EMPRESARIAL GLOBALIA CARRETERA LLUCMAJOR, KM. 215 PO BOX 132, LLUCMAJOR, SPAIN, SPAIN	5340835	Scandinavian Airlines System Denmark-Norway-Sweden	90.58	